

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

Case No. 22-cv-61064-BLOOM/Valle

RICHEMONT INTERNATIONAL SA,
et al.,

Plaintiff,

v.

THE INDIVIDUALS, BUSINESS ENTITIES,
AND UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE “A,”

Defendants.

**ORDER GRANTING PLAINTIFFS’ *EX PARTE* APPLICATION
FOR ENTRY OF TEMPORARY RESTRAINING ORDER AND SETTING HEARING
ON MOTION FOR PRELIMINARY INJUNCTION**

THIS CAUSE is before the Court upon Plaintiffs’ *Ex Parte* Application for Entry of Temporary Restraining Order, Preliminary Injunction, and Order Restraining Transfer of Assets (the “Application for Temporary Restraining Order”), ECF No. [8]. The Court has carefully considered the Application for Temporary Restraining Order, the record in this case, and the applicable law, and is otherwise fully advised.



By the Application, Plaintiffs, Richemont International SA, Cartier International A.G., Chloe S.A.S., Lange Uhren GMBH, Montblanc-Simplo GMBH, Officine Panerai A.G., and Van Cleef & Arpels SA (collectively “Plaintiffs”), move, *ex parte*, pursuant to 15 U.S.C. § 1116, Federal Rule of Civil Procedure 65, and The All Writs Act, 28 U.S.C. § 1651(a), for entry of a temporary restraining order and an order restraining the financial accounts used by Defendants,¹

¹ Defendants are the Individuals, Business Entities, and Unincorporated Associations identified on Schedule “A” hereto (collectively “Defendants”).

and upon expiration of the temporary restraining order, a preliminary injunction against Defendants, for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114 and 1125(a). Because Plaintiffs have satisfied the requirements for the issuance of a temporary restraining order, the Court grants Plaintiffs' Application for Temporary Restraining Order.

I. FACTUAL BACKGROUND²



Plaintiff, Richemont International SA, is the owner of the entire right, title and interest in and to the IWC trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the "IWC Marks"):

Trademark	Registration Number	Registration Date	Class / Goods
IWC	1,205,403	August 17, 1982	IC 014 - Watches
	2,479,518	August 21, 2001	IC 014 – Watches
	4,270,382	January 8, 2013	IC 014 - Watches, chronometers, clocks; straps for wristwatches, boxes of precious metal for watches and all the aforementioned goods from Switzerland
IWC	4,322,600	April 23, 2013	IC 014 - Watches, chronometers, clocks, watch bands, boxes of precious metal for watches

See ECF Nos. [8-1] at 7; [1-2] (containing Certificates of Registrations for the IWC Marks at issue). The IWC Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. See ECF No. [8-1] at 7.


² The factual background is taken from Plaintiffs' Complaint, ECF No. [1], Plaintiffs' Application for Temporary Restraining Order, ECF No. [8], and supporting evidentiary submissions. Plaintiffs filed declarations and exhibits annexed thereto in support of their Application for Temporary Restraining Order. The declarations are available in the docket at the following entries: ECF Nos. [8-1], [8-2], [8-3].


Plaintiff, Richemont International SA, is the owner of the entire right, title and interest in and to the Jaeger-LeCoultre trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “JAEGER-LECOULTRE Marks”):

Trademark	Registration Number	Registration Date	Class / Goods
JAEGER-LECOULTRE	1,339,139	June 4, 1985	IC 014 - Watches and Clocks Except Dashboard Clocks for Land Vehicles, Boats and Planes
	1,402,084	July 22, 1986	IC 014 - Watches and Clocks Except Dashboard Clocks for Land Vehicles, Boats And Planes
	2,528,168	January 8, 2002	IC 014 - Horological Products and Chronometric Instruments, Namely, Clocks, Watches, Table Clocks and Chronometers

See ECF Nos. [8-1] at 13; [1-3] (containing Certificates of Registrations for the JAEGER-LECOULTRE Marks at issue). The JAEGER-LECOULTRE Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. See ECF No. [8-1] at 13.



Plaintiff, Richemont International SA, is the owner of the entire right, title and interest in and to the Roger Dubuis trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “ROGER DUBUIS Marks”):

Registered Trademark	Registration Number	Registration Date	Classes/Goods
ROGER DUBUIS	2,345,742	April 25, 2000	IC 014 - Watches, watch bands
	4,204,082	September 11, 2012	IC 014 - Watches, chronometers, watch bands, boxes of precious metal for watches

	5,201,114	May 09, 2017	IC 014 - Watches; timepieces; horological instruments; movements for timepieces, namely, watches; watch straps; watch cases
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See ECF Nos. [8-1] at 19; [1-4] (containing Certificates of Registrations for the ROGER DUBUIS Marks at issue). The ROGER DUBUIS Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 19.

Plaintiff, Richemont International SA, is the owner of the entire right, title and interest in and to the Vacheron Constantin trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “VACHERON CONSTANTIN Marks”):

Registered Trademark	Registration Number	Registration Date	Classes/Goods
 VACHERON CONSTANTIN	3,114,414	July 11, 2006	IC 014 - Cuff links; watches, chronometers, clocks, watchstraps, cases of precious metal for watches and jewellery
	4,564,316	July 8, 2014	IC 014 - Watches and chronometers
VACHERON CONSTANTIN	5,630,166	December 18, 2018	IC 014 - Jewelry; Cuff links; Tie clips; Jewelry in the nature of rings, bracelets, earrings, necklaces and brooches; Timepieces in the nature of clocks; Dials for clock and watch making; Key rings of precious metal; Timepieces and chronometric instruments; Watches; Chronometers; Cases adapted for holding watches; Movements for





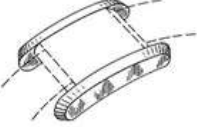
			timepieces in the nature of clocks and watches; Alarm clocks; Watch bands; Boxes of precious metal
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See ECF Nos. [8-1] at 25; [1-5] (containing Certificates of Registrations for the VACHERON CONSTANTIN Marks at issue). The VACHERON CONSTANTIN Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 25.






Plaintiff Cartier International A.G. is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “CARTIER Marks”):

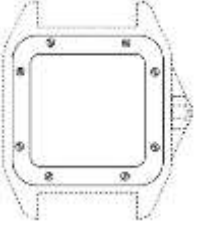

Registered Trademark	Registration Number	Registration Date	Classes/Goods
CARTIER	0,411,239	January 9, 1945	IC 014 - Precious-Metal Ware-namely, the following articles made, in whole or in part, of Precious Metals or Plated With the Same; Jewel Boxes, Fobs, Bracelets, Watch Bracelets And Buckles Therefore, not including Watches, Cuff Links, Brooches, Earrings, Eyeglass Cases, Cigarette Lighters, Ash Trays, Envelope Openers, Wallets, Money Clips, Perfume Bottles, Desk Sets, Handbags, Key Chains, Finger Rings.

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	0,411,240	January 9, 1945	IC 014 - Articles of Jewelry for Personal Wear and for Precious-Metal Ware-Namely, the Following Articles Made, in Whole or in Part, of Precious Metals or Plated with the Same-- viz, Jewel Boxes, Fobs, Bracelets, Watch Bracelets and Buckles Therefor, Not Including Watches, Cuff Links, Brooches, Earrings, Eyeglass Cases, Cigarette Lighters, Ash Trays, Envelope Openers, Wallets, Money Clips, Perfume Bottles, Desk Sets, Handbags, Key Chains, Finger Rings
	0,411,975	February 13, 1945	IC 014 - Watches and Clocks and Wrist Watches with Wrist Straps and Bracelets Attached for Securing the Same on the Wrist of the Wearer, and Traveling Clocks and Watches with Covers of Leather, Fabric and the Like for Protecting Them While Traveling
CARTIER	0,759,201	October 29, 1963	IC 014 - Watches and Clocks
LOVE BRACELET	1,005,286	February 25, 1975	IC 014 - Jewelry-Namely, Bracelets
	1,114,482	March 6, 1979	IC 014 - Articles of jewelry, watches
	1,372,423	November 26, 1985	IC 014 – Bracelets
	2,322,769	February 29, 2000	IC 014 – Watches


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	3,162,410	October 24, 2006	IC 014 - Jewelry, Namely, Bracelets, Watches, Rings, Charms, Earrings
BALLON BLEU	3,476,888	July 29, 2008	IC 014 - Watches, Chronometers, Clocks
LOVE	3,637,776	June 16, 2009	IC 014 - Goods Of Precious Metals And Coated Therewith, Namely, Cuff-Links, Rings, Bracelets, Earrings, Necklaces
	3,776,794	April 20, 2010	IC 014 - Jewelry, Namely, Rings, Bracelets, Charms, Earrings, Made Of Precious Metals
Cartier	4,178,047	July 24, 2012	IC 014 - Jewelry and watches
	4,197,020	August 28, 2012	IC 014 - Jewelry and watches
	4,483,522	February 18, 2014	IC 014 – Watches
	4,487,142	November 27, 2012	IC 014 – Watches

	4,608,158	September 23, 2014	IC 014 – Watches
	5,583,979	October 16, 2018	IC 014 – Jewelry

See ECF Nos. [8-1] at 31; [1-6] (containing Certificates of Registrations for the CARTIER Marks at issue). The CARTIER Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 31.

Plaintiff Chloe S.A.S. is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “CHLOE Marks”):

Registered Trademark	Registration Number	Registration Date	Classes/Goods
	0,950,843	January 16, 1973	IC 010, 025, 026 - Ladies' articles of clothing for outerwear-namely, frocks, dresses, coats, costumes, suits, skirts, blouses, vests and pant-suits; vests, and ladies' shoes
CHLOE	1,491,810	June 14, 1988	IC 018 - Handbags, Purses


See ECF Nos. *id.* at 37; [1-7] (containing Certificates of Registrations for the CHLOE Marks at issue). The CHLOE Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 37.

Plaintiff Lange Uhren GMBH is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “A. LANGE & SÖHNE Marks”):




Registered Trademark	Registration Number	Registration Date	Classes/Goods
A. LANGE & SOHNE	2,430,848	February 27, 2001	IC 014 - Watches, watch movements, watch cases, and watch bracelets
A. LANGE & SÖHNE	3,071,207	March 21, 2006	IC 014 - watches, watch straps, watch bracelets

See ECF Nos. *id.* at 43; [1-8] (containing Certificates of Registrations for the A. LANGE & SÖHNE Marks at issue). The A. LANGE & SÖHNE Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. See ECF No. [8-1] at 43.

Plaintiff Montblanc-Simplo GMBH is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “MONTBLANC Marks”):

Registered Trademark	Registration Number	Registration Date	Classes/Goods
MONTBLANC	0,776,208	September 1, 1964	IC 016 - Fountain Pens, Cases for Fountain Pens, Ball Point Pens, Ball Point Cartridges, Ball Point Paste, Mechanical Pencils, Lead for Mechanical Pencils
	0,839,016	November 21, 1967	IC 002 - Fountain pen ink IC 016 - Fountain pens, cases for fountain pens, ball point pens, ball point cartridges, mechanical pencils, lead for mechanical pencils, desk stands for pens




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
MEISTERSTÜCK	1,324,392	March 12, 1985	IC 016 - Fountain Pens, Ballpoint Pens and Mechanical Pencils Including Sets Thereof, All Made Partially with Precious Metals and Sold in Specialty Stores.
	1,878,584	February 14, 1995	IC 014 - Jewelry, watches and timepieces IC 018 - Purses, handbags, small leather articles and accessories, namely wallets and billfolds, and luggage
MONTBLANC	1,884,842	March 21, 1995	IC 014 - Jewelry, watches and timepieces IC 018 - Purses, handbags, small leather articles and accessories, namely wallets and billfolds, and luggage
STARWALKER	2,759,073	September 2, 2003	IC 016 - Fountain pens, ball-point pens, pencils, felt-tip pens, rollerballs
	2,975,592	July 26, 2005	IC 016 - Writing instruments
MONT BLANC 	4,669,133	January 13, 2015	IC 014 - Jewelry; precious stones; precious metals and their alloys; cufflinks; tie clips; rings; bracelets; earrings; necklaces; brooches; key rings of precious metal; jewelry cases; boxes of precious metals; horological and chronometric instruments; watches; chronometers; clocks; small clocks; watch cases; watch bands; watch bracelets; key rings, trinkets, or fobs of precious metal IC 016 - Stationery; articles of

			<p>paper or cardboard, namely, boxes, bags, envelopes and pouches for packaging; wrapping paper; writing instruments; pouches for writing instruments; cases for writing instruments; inks and ink refills for writing instruments; desk sets; writing books; calendars, note books, card and document files, announcement cards; writing paper, envelopes, index cards; business cards; writing pads; writing instrument holders; paperweights; diaries, cover for diaries, replacement papers for diaries; inkwells; check book holders, passport holders; document holders and cases; photo albums; bookends; money clips; writing cases for writing instruments</p> <p>IC 018 - Handbags, travelling bags, rucksacks, garment bags for travel, traveling sets comprised of luggage, suitcases, bags for sports, wheeled bags, wallets, purses, name cards cases, briefcases, attaché cases, key cases of leather or imitation leather; travelling trunks; unfitted vanity cases; evening purses; leather straps; boxes of leather or leather board, trunks and suitcases; credit card holder</p>
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See ECF No. [8-1] at 49; [1-9] (containing Certificates of Registrations for the MONTBLANC Marks at issue). The MONTBLANC Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 49.

Plaintiff Officine Panerai A.G. is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “PANERAI Marks”):





Registered Trademark	Registration Number	Registration Date	Classes/Goods
PANERAI	2,340,290	April 11, 2000	IC 014 - Chronometers, watches
RADIOMIR	2,418,830	January 9, 2001	IC 014 - Chronometers; watches and clocks.
LUMINOR	2,516,018	December 11, 2001	IC 014 - Chronometers, watches and clocks
	3,004,529	October 4, 2005	IC 014 - Boxes and cases for watches; chronometers, watches
MARINA MILITARE	3,174,281	November 21, 2006	IC 014 – Watches
	3,178,943	December 05, 2006	IC 014 – Watches
	3,942,579	April 12, 2011	IC 014 – Watches

OFFICINE PANERAI	4,009,035	August 9, 2011	IC 014 - Watches and clocks; watch accessories, namely, watch straps, and buckles for watch bands and watch straps.
	4,971,867	June 7, 2016	IC 014 - Watches
LUMINOR MARINA	5,763,549	May 28, 2019	IC 014 - Chronometers; watches
PANERAI SUBMERSIBLE	5,848,650	September 3, 2019	IC 014 - Chronometers; watches and clocks; watch movements; watch straps; watch bracelets; presentation boxes for watches; cases adapted for holding watches

See ECF Nos. *id.* at 55; [1-10] (containing Certificates of Registrations for the PANERAI Marks at issue). The PANERAI Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 55.

Plaintiff Van Cleef & Arpels SA is the owner of the following trademarks, which are valid and registered on the Principal Register of the United States Patent and Trademark Office (the “VAN CLEEF Marks”):

Registered Trademark	Registration Number	Registration Date	Classes/Goods
VCA	1,584,572	February 27, 1990	IC 014 – Jewelry

	2,692,672	March 4, 2003	IC 014 – Jewelry; Watches
	4,326,883	April 30, 2013	IC 014 – Jewelry
	4,653,258	December 9, 2014	IC 014 - Jewelry
	4,763,030	June 30, 2015	IC 014 - Jewelry; Rings; Pendants; Earrings; Necklaces; Bracelets

See ECF Nos. [8-1] at 61; [1-11] (containing Certificates of Registrations for the VAN CLEEF Marks at issue). The VAN CLEEF Marks are used in connection with the manufacture and distribution of high-quality goods in the categories identified above. *See* ECF No. [8-1] at 61.

Defendants, by operating Internet based e-commerce stores under Defendants’ respective seller identification names identified on Schedule “A” hereto (the “Seller IDs”), have advertised, promoted, offered for sale, or sold goods bearing and/or using what Plaintiffs have determined to be counterfeits, infringements, reproductions or colorable imitations of the IWC Marks, JAEGER-LECOULTRE Marks, ROGER DUBUIS Marks, VACHERON CONSTANTIN Marks, CARTIER Marks, CHLOE Marks, A. LANGE & SÖHNE Marks, MONTBLANC Marks, PANERAI Marks, and/or VAN CLEEF Marks (collectively “Plaintiffs’ Marks”). *See* ECF Nos. *id.* at 66-70; [8-2] at 2; [8-3] at 4.

Although each Defendant may not copy and infringe each of Plaintiffs’ Marks for each category of goods protected, Plaintiffs have submitted sufficient evidence showing each Defendant has infringed, at least, one or more of Plaintiffs’ Marks. *See* ECF No. [8-1] at 66-70. Defendants

are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, and/or colorable imitations of Plaintiffs' Marks. *See id.* at 66, 69.

Counsel for Plaintiffs retained Invisible, Inc. ("Invisible"), a licensed private investigative firm, to investigate the promotion and sale of counterfeit and infringing versions of Plaintiffs' branded products by Defendants and to obtain the available payment account data for receipt of funds paid to Defendants for the sale of counterfeit versions of Plaintiffs' branded products. *See* ECF No. *id.* at 67; ECF No. [8-2] at 2; ECF No. [8-3] at 3. Invisible accessed the Internet based e-commerce stores operating under the Seller IDs³ and placed orders from each Defendant⁴ for the purchase of various products, all bearing⁵ and/or using counterfeits of, at least, one of Plaintiffs' trademarks at issue in this action, and requested each product to be shipped the Southern District of Florida. *See* ECF Nos. [8-3] at 4, [8-4]-[8-7]. Each order was processed entirely online, and following the submission of the orders, Invisible received information for finalizing payment⁶ for the various products ordered from Defendants to their respective financial accounts via their payee⁷

³ Defendants operate their respective e-commerce stores through non-party e-commerce marketplace platform Amazon.com, DHgate.com, eBay.com, and Wish.com. *See* ECF No. [8-3] at 4 n.1.

⁴ Invisible placed orders from each Defendant as identified on Schedule "A" hereto. However, Defendant Numbers 9 and 15 changed their seller identification names during the preparation and filing of the Application for Temporary Restraining Order in this case. *See* ECF No. [8-3] at 4, n.2. Defendant Numbers 9 and 15, together with their new seller identification names, are identified as such on Schedule "A" hereto. (*See id.*) Additionally, Defendant Numbers 7, 8, and 14 are also identified by the Business Name provided in their Amazon seller store, as the store names for Defendant Numbers 7 and 8 are in Chinese Characters and the store name for Defendant Number 14 has a special character. *See id.*

⁵ Certain Defendants blurred-out and/or physically altered the images of Plaintiffs' Marks on the products being offered for sale via their respective e-commerce store. The product Invisible received from these Defendants and/or the customer review photos for the item at issue reveal that the items bear Plaintiffs' Marks in their entirety. *See* ECF Nos. [8-3] at 4 n.3, No. [8-4]-[8-7].

⁶ Invisible was instructed not to transmit the funds to finalize the sale for the orders from the majority of the Defendants so as to avoid adding additional funds to Defendants' coffers. *See* ECF No. [8-3] at 4 n.4.

⁷ Defendant Numbers 1-15 operate via the non-party e-commerce marketplace platform, Amazon.com. Amazon.com is an e-commerce marketplace that allows Defendants to conduct their commercial

as identified on Schedule “A” hereto. (*See id.*) At the conclusion of the process, the detailed web page captures and images of the various branded products offered for sale and ordered via Defendants’ Seller IDs, together with photographs of certain received products, were sent to Plaintiffs’ representative for inspection. *See* ECF Nos. [8-1] at 4, 67-70; [8-2] at 2.

Under the direct supervision of Plaintiffs’ representative, Emma-Jane Tritton, Incopro Limited’s reviewing representatives reviewed and visually inspected the branded goods offered for sale by Defendants and ordered by Invisible via the Seller IDs by reviewing the e-commerce stores operating under the Seller IDs and/or the detailed web page captures of the products bearing and/or using the Plaintiffs’ Marks, together with photographs of certain received goods, and determined the products were unauthorized versions of Plaintiffs’ goods. *See* ECF No. [8-1] at 4, 67-70.

II. LEGAL STANDARD

To obtain a temporary restraining order, a party must demonstrate “(1) a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the relief is not

transactions privately via Amazon’s payment processing and retention service, Amazon Payments, Inc. As such, Defendants’ payment information is not publicly disclosed. *See* ECF No. [8-3] at 4 n.5.

Defendants Numbers 16-86 use the non-party e-commerce marketplace platform, DHgate.com. Invisible placed orders via DHpay.com which is a third-party payment service provided to customers using DHgate.com. Kathleen Burns, president of Invisible has personal knowledge from past investigations that “DHGATE” appears as the payee on credit card statements for individual transactions conducted with Defendants operating via DHgate.com. *See id.*

Defendant Number 87 operates via the non-party e-commerce marketplace platform, eBay.com, and has its payments processed on its behalf using eBay Commerce, Inc. (“eBay”). As such, Defendant Number 87’s payment information is not publicly disclosed and instead lists “eBay” as the named PayPal recipient for the transaction conducted with this seller. *See id.*

Defendant Numbers 88-326 operate via the non-party e-commerce marketplace platform, Wish.com (“Wish”), which is operated by ContextLogic Inc. (“ContextLogic”). Kathleen Burns, president of Invisible, has personal knowledge from past investigations that “WISH” is the named PayPal recipient for individual transactions conducted with Defendants operating via Wish.com. As such, the payee for orders placed from sellers operating on Wish.com identifies “PayPal * Wish.” *See id.*

granted; (3) that the threatened injury outweighs the harm the relief would inflict on the non-movant; and (4) that the entry of the relief would serve the public interest.” *Schiavo ex. rel Schindler v. Schiavo*, 403 F.3d 1223, 1225–26 (11th Cir. 2005); *see also Levi Strauss & Co. v. Sunrise Int’l. Trading Inc.*, 51 F. 3d 982, 985 (11th Cir. 1995) (applying the test to a preliminary injunction in a Lanham Act case). Additionally, a court may only issue a temporary restraining order without notice to the adverse party or its attorney if:

(A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and (B) the movant’s attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.

Fed. R. Civ. P. 65(b)(1). *Ex parte* temporary restraining orders “should be restricted to serving their underlying purpose of preserving the status quo and preventing irreparable harm just so long as is necessary to hold a hearing, and no longer.” *Granny Goose Foods, Inc. v. Brotherhood of Teamsters & Auto Truck Drivers Local No. 70 of Alameda Cnty*, 415 U.S. 423, 439 (1974).

III. ANALYSIS

The declarations Plaintiffs submitted in support of their Application for Temporary Restraining Order support the following conclusions of law:

A. Plaintiffs have a strong probability of proving at trial that consumers are likely to be confused by Defendants’ advertisement, promotion, sales, offer for sale, and/or distribution of goods bearing and/or using counterfeits, reproductions, or colorable imitations of Plaintiffs’ Marks, and that the products Defendants are selling and promoting for sale are copies of Plaintiffs’ products that bear and/or use copies of Plaintiffs’ Marks;

B. Because of the infringement of Plaintiffs’ Marks, Plaintiffs are likely to suffer immediate and irreparable injury if a temporary restraining order is not granted. It clearly appears from the following specific facts, as set forth in Plaintiffs’ Complaint, Application for Temporary

Restraining Order, and accompanying declarations on file, that immediate and irreparable loss, damage, and injury will result to Plaintiffs and to consumers before Defendants can be heard in opposition unless Plaintiffs' request for *ex parte* relief is granted:

1. Defendants own or control Internet based e-commerce stores operating under their Seller IDs which advertise, promote, offer for sale, and sell products bearing and/or using counterfeit and infringing trademarks in violation of Plaintiffs' rights;

2. There is good cause to believe that more counterfeit and infringing products bearing Plaintiffs' trademarks will appear in the marketplace; that consumers are likely to be misled, confused, and disappointed by the quality of these products; and that Plaintiffs may suffer loss of sales for their genuine products; and

3. There is good cause to believe that if Plaintiffs proceed on notice to the Defendants of this Application for Temporary Restraining Order, Defendants can easily and quickly change the ownership or modify e-commerce store and private messaging account data and content, change payment accounts, redirect consumer traffic to other seller identification names and private message accounts, and transfer assets and ownership of the Seller IDs, thereby thwarting Plaintiffs' ability to obtain meaningful relief.

C. The balance of potential harm to Defendants in restraining their trade in counterfeit and infringing branded goods if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiffs, their respective reputations, and their goodwill as manufacturers and distributors of quality products, if such relief is not issued.

D. The public interest favors issuance of the temporary restraining order to protect Plaintiffs' trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as Plaintiffs' genuine goods.

E. Under 15 U.S.C. § 1117(a), Plaintiffs may be entitled to recover, as an equitable remedy, the illegal profits gained through Defendants' distribution and sales of goods bearing and/or using counterfeits and infringements of Plaintiffs' Marks. *See Reebok Int'l, Ltd. v. Marnatech Enters., Inc.*, 970 F.2d 552, 558 (9th Cir. 1992) (quoting *Fuller Brush Products Co. v. Fuller Brush Co.*, 299 F.2d 772, 777 (7th Cir. 1962)) ("An accounting of profits under § 1117(a) is not synonymous with an award of monetary damages: '[a]n accounting for profits . . . is an equitable remedy subject to the principles of equity.'").

F. Requesting equitable relief "invokes the district court's inherent equitable powers to order preliminary relief, including an asset freeze, in order to assure the availability of permanent relief." *Levi Strauss & Co.*, 51 F.3d at 987 (citing *F.T.C. v. U.S. Oil & Gas Corp.*, 748 F.2d 1431, 1433-34 (11th Cir. 1984)); and

G. In light of the inherently deceptive nature of the counterfeiting business, and the likelihood that Defendants have violated federal trademark laws, Plaintiffs have good reason to believe Defendants will hide or transfer their ill-gotten assets beyond the jurisdiction of this Court unless those assets are restrained.

IV. CONCLUSION

Accordingly, after due consideration, it is **ORDERED AND ADJUDGED** that Plaintiffs' Application for Temporary Restraining Order, **ECF No. [8]** is **GRANTED** as follows:

(1) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order are temporarily restrained as follows:

- a. From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing and/or using Plaintiffs' Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by the Plaintiffs; and

- b. From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiffs, bearing and/or using Plaintiffs' Marks, or any confusingly similar trademarks; or (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing and/or using Plaintiffs' Marks, or any confusingly similar trademarks; or (iii) any assets or other financial accounts subject to this Order, including inventory assets, in the actual or constructive possession of, or owned, controlled, or held by, or subject to access by, any Defendant, including, but not limited to, any assets held by or on behalf of any Defendant.

(2) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue the use of Plaintiffs' Marks or any confusingly similar trademarks, on or in connection with all Internet based e-commerce stores owned and operated, or controlled by them, including the Internet based e-commerce stores operating under the Seller IDs;

(3) Each Defendant, its officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with any Defendant having notice of this Order shall immediately discontinue the use of Plaintiffs' Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms that are visible to a computer user or serves to direct computer searches to Internet based e-commerce stores registered, owned, or operated by any Defendant, including the Internet based e-commerce stores operating under the Seller IDs;

(4) Each Defendant shall not transfer ownership of the Internet based e-commerce stores operating under their Seller IDs during the pendency of this action, or until further order of the Court;

(5) Each Defendant shall preserve copies of all computer files relating to the use of any of the Seller IDs and shall take all steps necessary to retrieve computer files relating to the use of the Seller IDs that may have been deleted before the entry of this Order;

(6) Upon receipt of notice of this Order, the Defendants and all financial institutions, payment processors, banks, escrow services, money transmitters, or marketplace platforms, including but not limited to, Amazon Payments, Inc. (“Amazon”), Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, eBay Commerce, Inc. (“eBay”), ContextLogic, Inc., which operates the Wish.com website (“ContextLogic”), and their related companies and affiliates shall (i) immediately identify and restrain all funds in all financial accounts and/or sub-accounts associated with the Internet based e-commerce stores operating under the Seller IDs, store numbers, merchant identification numbers, and/or infringing product numbers identified on Schedule “A” hereto, as well as any other related accounts of the same customer(s); (ii) identify all other accounts which transfer funds into the same financial institution account(s) or any of the other financial accounts subject to this Order; (iii) restrain the transfer of all funds, as opposed to ongoing account activity, held or received for their benefit or to be transferred into their respective financial accounts, and any other financial accounts tied thereto; and (iv) immediately divert those restrained funds to a holding account for the trust of the Court.

(7) Upon receipt of notice of this Order, the Defendants and all financial institutions, payment processors, bank, escrow services, money transmitters, or marketplace platforms receiving notice of this Order, including but not limited to, Amazon, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, eBay, ContextLogic, and their related companies and affiliates, shall further, within five business days of receiving this Order, provide Plaintiffs’ counsel with all data that details (i) an accounting of the total

funds restrained and identify the financial account(s) and sub-account(s) which the restrained funds are related to, and (ii) the account transactions related to all funds transmitted into the financial account(s) and sub-account(s) which have been restrained. Such restraining of the funds and the disclosure of the related financial institution account information shall be made without notice to the account owners or the financial institutions until after those accounts are restrained. No funds restrained by this Order shall be transferred or surrendered by any financial institution, payment processor, bank, escrow service, money transmitter, or marketplace website, including but not limited to, Amazon, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, eBay, ContextLogic, and their related companies and affiliates for any purpose (other than pursuant to a chargeback made pursuant to their security interest in the funds) without the express authorization of this Court;

(8) This Order shall remain in effect until the ruling on Plaintiffs' Motion for Preliminary Injunction, or until such further dates as set by the Court or stipulated to by the parties;

(9) This Order shall apply to the Seller IDs, associated e-commerce stores, and any other seller identification names, e-commerce stores, domain names, or financial accounts which are being used by Defendants for the purpose of counterfeiting Plaintiffs' Marks at issue in this action and/or unfairly competing with the Plaintiffs;

(10) Any Defendant or financial institution account holder subject to this Order may petition the Court to modify the asset restraint set out in this Order;

(11) As a matter of law, this Order shall no longer apply to any Defendant or associated e-commerce store dismissed from this action, or as to which Plaintiffs have withdrawn their request for a temporary restraining order;

(12) Pursuant to 15 U.S.C. § 1116(d)(5)(D) and Federal Rule of Civil Procedure 65(c), Plaintiffs shall post a bond in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00), as payment of damages to which Defendants may be entitled for a wrongful injunction or restraint, during the pendency of this action, or until further Order of the Court. In the Court's discretion, the bond may be subject to increase should an application be made in the interest of justice;

(13) A **hearing** is set before this Court via **Zoom video conference** on **June 21, 2022 at 10:30 a.m.**, at which time the Defendants and/or any other affected persons may challenge the appropriateness of this Order and move to dissolve the same and at which time the Court will hear argument on Plaintiffs' requested preliminary injunction. The link to join is <https://www.zoomgov.com/j/1602286149?pwd=bUJKZjByUHI5RTRWSlUrTlpjcGlzZz09>.

Alternatively, the **Meeting ID is 160 228 6149**, and the **Passcode is 638395**.

(14) After Plaintiffs' counsel has received confirmation from the financial institutions regarding the funds restrained as directed herein, Plaintiffs shall serve a copy of the Complaint, the Application for Temporary Restraining Order and this Order on each Defendant by e-mail via their corresponding e-mail address and/or online contact form or other means of electronic contact provided on the Internet based e-commerce stores operating under the respective Seller ID, or by providing a copy of this Order by e-mail to the marketplace platforms for each of the Seller IDs so that they, in turn, notify each Defendant of the Order, or by other means reasonably calculated to give notice which is permitted by the Court. In addition, Plaintiffs shall post a copy of the Complaint, the Application for Temporary Restraining Order, this Order, and all other documents filed in this action on the website located at <http://servingnotice.com/RaJ3tU/index.html>⁸ and shall

⁸ In this Circuit, Rule 65 has been interpreted to require that a party have notice of the motion and hearing; perfecting service on a defendant is not a prerequisite to the entry of a preliminary injunction order. *See Corrigan Dispatch Co. v. Casa Guzman, S.A.*, 569 F.2d 300, 302 (5th Cir. 1978); *Diamond Crystal Brands, Inc. v. Wallace*, 531 F. Supp. 2d 1366, 1370-71 (N.D. Ga. 2008).

provide the address to the website to Defendants via e-mail/online contact form, and such notice so given shall be deemed good and sufficient service thereof. Plaintiffs shall continue to provide notice of these proceedings and copies of the documents on file in this matter to the Defendants by regularly updating the website located at <http://servingnotice.com/RaJ3tU/index.html>, or by other means reasonably calculated to give notice which is permitted by the Court;

(15) Additionally, for the purpose of providing additional notice of this proceeding, and all other pleadings, orders, and documents filed herein, the owners, operators and/or administrators of the Internet marketplace websites and/or financial institutions, payment processors, banks, escrow services, money transmitters, and marketplace platforms, including but not limited to Amazon, Dunhuang Group which operates the DHgate.com and DHPay.com platforms, Camel FinTech Inc, eBay, ContextLogic, and their related companies and affiliates shall, at Plaintiffs' request, provide Plaintiffs' counsel with any e-mail address known to be associated with the Defendants' respective Seller ID;

(16) **Any response or opposition** to Plaintiffs' Motion for Preliminary Injunction must be filed and served on Plaintiffs' counsel forty-eight (48) hours prior to the hearing set for on **June 21, 2022 at 10:30 a.m.**, and filed with the Court, along with Proof of Service. Plaintiffs shall file any **Reply Memorandum** twenty-four (24) hours prior to the hearing set for on **June 21, 2022 at 10:30 a.m.** The above dates may be revised upon stipulation by all parties and approval of this Court. **Defendants are on notice that failure to appear at the hearing may result in the imposition of a preliminary injunction against them pursuant to 15 U.S.C. § 1116(d), The All Writs Act, 28 U.S.C. § 1651(a), Federal Rule of Civil Procedure 65, and this Court's inherent authority.**

The Clerk of Court is directed to **UNSEAL** all docket entries in this case.

Case No. 22-cv-61064-BLOOM/Valle

DONE AND ORDERED in Chambers at Miami, Florida, on June 8, 2022

A handwritten signature in black ink, appearing to be 'JB' or similar, with a long horizontal stroke extending to the right.

BETH BLOOM
UNITED STATES DISTRICT JUDGE

Copies to:

Counsel of Record

**SCHEDULE A:
DEFENDANTS BY NUMBER, SELLER ID, AND
FINANCIAL ACCOUNT INFORMATION**

Def. No.	Defendant / Seller ID	Financial Account Information / Merchant Number / Transaction ID	ASIN⁹ / Infringing Product Number
1	ANAVLIS STORE	A1EQADDT4KS8JC	B09NV14TRZ B09NTZCDZK
2	AnChus	A1OR0ILZLKATCH	B09FDXHKJF
3	ChangshunlongUS	ABIO57H8ABGF1	B09Q8P16V7
4	Charm Jewelry Store	A3QDG0YLEQLRH9	B09RZHHSH B09RZWQCD9
5	chenenaiai	A3OCF8JBMTIH37	B09H63FXH8 B09H64LFC6
6	chenglinduoladulinduola	A272XO92VVBXBF	B09WXWJMQN
7	Chengdu huashijiasi e-commerce Co., Ltd a/k/a 成都华仕佳丝电子商务有限公司	AAK5JDLCEGQ25	B09WY422H9 B09WXRDLWH
8	HAIKOUSHIXUOMAOYIYOUX IANZERENGONGSI a/k/a 海口市许董贸易有限责任公司	A1RCOYNJ5N84SZ	B09L7XS2SF B09L7XQJNV B09L7YCKRT
9	New Jersey NSW star jewelry firm a/k/a 合肥栽培商贸有限公司	A1ZGYR6Z3ATRJX	B09K43XCQ5 B09KPKZZC4
10	QINMANN	AHDUE5DQCYAEN	B09Q8RKKHH B09Q8P9RZB B09Q8P16V7
11	Tifferi-Jewelry-US	A2M1COIHZP1WC0	B09P4RY6ZW

⁹ The Amazon Standard Identification Numbers (“ASINs”) for the branded products were obtained from the Product Information / Description segments or the URLs of the infringing branded items, all of which are identified on Schedule “A” to the Declaration of Kathleen Burns, ECF No. [8-3], and included in Composite Exhibit “1” thereto, ECF No. [8-4] through ECF No. [8-7]. The ASIN is a unique 10-digit alphanumeric identifier Amazon assigns to each product. Sellers can create a variational relationship between products in regards to name, size/count, color, style, scent, etc. When doing so, the ASIN identified in the Product Information/Description segments represents the core product and a different ASIN may be assigned based on variations thereof, as identified in the URLs.

12	Top-Jewelry Shop	AL1BXE0SCZQZF	B09RWS7D9Q B09RZHHSHP B09RZWQCD9
13	US AYKONG E-Commerce Co., Ltd.	A860D5F4CMA8O	B09L8599RX B09L84GT3Y
14	wangxiaoguo a/k/a 8-15 Day ✈	AZXLJ335CATM7	B09JKCHM6M B09JK5FC91 B09JJS8FM8
15	YOUWENDU-Yoga Bra a/k/a YOUWENDU	ADMKHSUHI2ZGJ	B09SG9ZBNC B09SG8G8SF B09SG9DGNL
16	aalx	21742016	756435318
17	afya	21741990	750907570
18	ailemei502	21675871	731554409
19	booklist a/k/a dyson2021	20102264	747540118
20	buybrand	21535054	757422696
21	buygoodgift1	21755568	753812982
22	buyopizhdh	21726111	751649752
23	caiyunhengtong_7	20950714	753481980
24	clelo	19975942	537133948
25	cronystore	21747333	745314382
26	dafu06	21709897	735412838
27	dcdh6619	21743558	755032234
28	dhgateroa	21741274	741757505
29	dhgatesbagsun	21610089	754011650
30	dhgateuyo	21748625	749170270
31	dhrdefeubuy	21725741	751781861
32	eva_jewelry	21687875	703001543
33	fashion507 a/k/a Jewelry Factory	21739275	739062360
34	fashionaccessories21	21691185	725795909
35	fashions_designers	21721338	728730738
36	fengyan82	21657176	698558582
37	fidget_spinners	20683661	750756128
38	firsttimep	21715447	733562112
39	godisomnipotent	21772033	755559382
40	happyfamily2020	21429273	674324330

41	hi_luxuryleathershop a/k/a Luxury Leather goods	21655698	713488425
42	hotwatch818	21586733	597774083
43	hyt850725	21764267	754047467
44	ifamily899	21474796	743450730
45	iridescentshul	21742820	749574754
46	jerseyproshop	21062680	739876210
47	jewelry2030	21761723	752320994
48	jingua55	21667897	753472383
49	kingrise2022	21753947	755712328
50	kings_2021	21748289	753645128
51	kjlsdadasqws222	21198576	750363019
52	Linduo889	21750234	746738161
53	love12369	21752806	748054567
54	loveu_jewelry	21406208	697242226
55	lrz97kj	14411455	725964446
56	lukastieljewelry	21714386	726852827
57	no16shoplee a/k/a designer bags shoes	21158596	754238945
58	nobbymarket	21743576	745797177
59	park888 a/k/a brand wallets	14394816	752054521
60	Parklondon	14770298	753279398
61	pb006	21755618	752980395
62	peacegod	21727283	734693541
63	peanut_diary	21730563	736718197
64	phoenix_2021 a/k/a Luxurys Designers Bags & Sunglasses	21621802	753414667
65	phscarf	21595910	720415753
66	popular_brand	21572398	711919037
67	Qiuti18	21733558	739558463
68	red_pomelo	21730560	736717548
69	serendipity_1	21742816	749565257
70	sexy_cute	21772845	755531183
71	shenzhen18	20434328	754515251

72	ssd0002	21743736	753534704
73	stronghold3	21730569	736717944
74	sunglasses_watch99 a/k/a Luxury Jewelry Sunglasses	21715683	755679394
75	sunglassesshopsz	20908464	732432933
76	the_mountain	21723576	733236320
77	tokb	21747848	752320510
78	unfamiliar51	21736460	742452737
79	vcx_bacchanalian	21742833	748707588
80	vogue_realm	21566480	688415966
81	w1618	21755601	749295445
82	xuliang03	21755977	749357971
83	yangyang63450	19710859	737315587
84	yunpintrade	21589554	753587135
85	yuxuanhengbrother	21638517	747340859
86	zezhi_luxury_jewelry	21722644	731482382
87	2sky_store	eBay Transaction ID: 5U7549412B562015K	194417629121
88	Acusticshapi	5fda60de379e784b10d620b3	615d39cc9cdea2c40400fd29
89	adongmak	617526b312bb1f50f8835975	6188ec099de76ee35755b516
90	AJIESA24	613b2d17711b10520b1fb564	616d6c6b154c1cf61268a46d
91	akunbishabi	613c64b065f95902d871b51c	615adb520178462b6cb8a65b
92	Alpbarin	5fdb5b5485eca0df9c1a20c0	6167bfd973b3c5f33f4e5f1f
93	Animal Supply SAT	60dbd34fccbff62f331523d5	612c7efdc0cacd41a03c8a11
94	appleal	614c9d1cd84df16a437ca019	616586df5bb8eb191451112d
95	Arte estetico	609ae68c18c37116995b1c15	61a9b7f2268a6e845a392ea9
96	BarCash	60f861d5845351e26a101078	61655989dc43fa060e0f30d7
97	Barinas	608a36fe2e6ebd3241c8d53f	616829ab9e8d423908b3ba83
98	Beauty Valen	612ed4b5605e4eb12cf18b02	614edcdf9c58516294c5c600
99	BeBestChoice	6109f61d7283095189b97d2d	61540c2b1fbde3f10f2277cf
100	Bemières	6149d5082302378f204ee08a	615018979198dc1e4f6ce163
101	BettieJudson	5e93da4d29e78658c08842c6	611bc4cbaf6a586c817ceeb4
102	bianzhiliang2004	60e1150a32f31a06d7cc0d68	61692626ecb0789756cfeca0
103	Bookre	60fdfa87410c05d1a9e258bc	617fedc7c14807e665cf3c26
104	Brandee16	61363aca94597c9e636aa975	61597ee9552174764b00915d
105	breadmilk	60888ab2dc56081b3c4f339b	618b5d3293e3f02f2b82e930
106	Bright Young Man	612b770f18e9e2d5f6bd4850	614ed41017be7ca88594d44a
107	buyan54264	6103b1edfbca3c0e79468ecd	618372b74fdc603089789476
108	bylvestermccoy	614339b1d80aae6c7dfcf8bf	61b55526c4e32c4e0db82e95

109	caimingyuan668	60e55208de07e40064ee1f5f	61d6f3e975a0e5c59828fd5b
110	caizhiping2134	61403d34946082df2dd54bc0	61728219c7f83bfea8c62f60
111	cakdal2021	61396ea4dc528ca8faf3a855	61764c91aa9990eebde0ba0b
112	caochunwei0684	61a716870da3c584dff938d3	61b71dd281d52ff9e4c1be3e
113	Caramba	60fee7a4ab831d9451cf2f48	61d69ee3ceb5fe1aa0655652
114	cauchosparamotosalb	5fe4c7836d10630ab23ea07e	617103d0a74e3dc75d568a1e
115	celesyersyed	6148668f0d4368e643da2e40	6169411dffa3cd6d0d2fd720
116	Chabamtal	613e1ce472b476bca5e6f683	616ff28a5b34f0129d892d49
117	CharlesGallimore	5e93e2e02522bc2dc0cbc8e5	615db874fd8afd97f096b72d
118	chengqiaoshengsheng3069	61d6aba3339e051c7220823e	61e7a84c45d89d603c78d7b9
119	chenlingling8842	61124e4d9c653393c0eab04d	61baedbe5b5b785b7f744d6d
120	chenwenbin4517	616259c509e12269be388bc1	616a855829b8c71f4e8bb6a4
121	Chicarricos	617136796f603dcf3f4f211d	620f4aec5a022a638e64e5b3
122	Chicki boom	612e4435ed68a5445e4d1716	614edea2526351e19706f45f
123	Chiguirre	612e251549311731577311df	614edea831314d8833b26276
124	ChundikejAu	5e857d558fb681005095c2c6	615db35823cb7c9ae69821ed
125	Cindyteeth	612e9a7e6f8202ad6669abb8	614edec4630c2bed1e7ecd27
126	Cliffmore	6149d6f0e4cd18db2ba26162	6150189795b34ae9e807a80c
127	Cocorico	610467f29c7f8ed120c60b9d	6141f5062207a6cdab32ef6f
128	cuitao6937	60d19a169061807bc0f47e66	618dcfcbbcbbe3ce7d26c6e4f
129	DallCan	60fdb1f3ab831d5203cf61f6	617ff5f551cfeef7e869c7f3
130	Deprediduo	60bee43ca04ad60a804c71eb	612b3ec7bf9a59fb9f729b44
131	Dereep	6018a20336019707feb8b26f	60efb639eb128e4fef049e9d
132	DKLDUID18	6138ae054ef8ff99265a53f6	61715c3e33014d39d8367534
133	Docarnol	60875761904be2fae1540956	61683f9cf7a3e582f100533b
134	Donasmcdonnell	60fafaa0b181bce3540e2ab4	61612701af57f3570cb20865
135	dongbenliang34745	60b3273acafa4df753a7dfad	61401915aef904b9b0694a1b
136	DonnaWillhite	5e93e578646cd426b4988e4c	61161d7c27c1bb1a917d763c
137	dsdffweert-B2	613b4d950ea8ec94de6ba632	616eaf8834865a59868a7e68
138	Dulces Diabólicos	60e37632708c3e482f0db3ca	616c5168cb863efd22d316ac
139	duzhihui39065	60a0dc0f49ed2e47e50a2f13	614ec341bad8bf65a58ceffe
140	EslovaquioFast	60fbe32a3e3dd4cac5a1bada	617ba85d24504e70ce50c236
141	ETAPE DU GAGNANT	60fd70753e3dd487afa1bac0	61ab7385c0f6ce760c3d88ee
142	ExquisiteWatches	6103d30cd549b33b67bcd803	617a4f3859e4a980e5c2b544
143	Farmaqui ca	60942928c54477fa41277445	61c2f0e7160e370d9df7bc87
144	Fiestaszzz	61489268b916c1a1df0bb2ea	61a62e5c8d7a3235f710f220
145	Florence Made Market	60fce46afca983b50ec3b774	614d9a9473d142909b0275a3
146	Floristería The Gemas Store	6149deb55f876008c44f5f8a	617a0ff5e622726b0e027bf8
147	fuchanglan86373	612847d17b10dff81cda8cc5	615d2a8af9cec96c1ab56fb1
148	Galloexpressd	608dc029ec3d209a18fe9c35	6163bdc646ea6caf61c9c785

149	gengliying2134	61ac5a6359587b2c5f4d3389	621cd4d06f67314e9c26b83e
150	Giv	60edaaa4de8094c50080884f	617a474c65d09a1353ca08c4
151	Gladtero08	60a18a227dcbb150e23da584	61629fc8ec1c91971c3e0c29
152	Gladys J Broadhead	5e93bf4a7fbade069fbd946c	615db1b94fb64235b83608bf
153	Glent Playstore	60de4b8fc171c800545a5782	615db8cb2cd6efb67ebe1228
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156	housedionny	60883960ee1f3fd43d949cc6	618618181d57d1769d4bb906
157	houshongsong2134	616410d0497b8d57dfec2519	617fb6d276ad8ae9438a2ec9
158	Howster	6149d5b601bfb1bc584ef2b8	6150189b9687f40869184166
159	huaxzsa	6046f56ef7e54b3272499faa	60e545f61a98f3f264e0f45e
160	Huguiest Stoire	6158c2d9786a94b4e044011f	61e28abe08aac08f88a39d89
161	humengting3080	619852802c379c348bfec223	619d2db70f98d82dec05c9b6
162	huoxiaowi4301	60600cef3dcf1f7f7034bfef	6173aa3be8a32dbefd5ff462
163	Imagina y Crea tu Futuro	613260ee3e4893edd06421f8	619ddfe82206e6455cef4e21
164	Isaac House Sensation	60fdd485ab831d3c7bcf2c59	6166a8fee4db78911609500a
165	Isabellapk	60d92a97de7cce3cfba05220	6142b24bfd61c1b086437ae2
166	J21Plus	60faf1ef803a3c700958e877	6165592a3baeb04cbd09c515
167	Jannie Limg-A19	61333305dee77f208aa74e33	616c6bd722697b1d254380c2
168	jiangbo2959	61985ea3433f48a7a88b1188	619d2e7954e5797485a0198c
169	jiangwenhui668	60efd85de99c5f3df961e7f7	617fd9c63c42226ec1b1766f
170	jikelazhen4529	6162782209e12269be38975b	616e653f9ce4b320f2766863
171	Jjplusxx	61466932653cb20a02120036	617fedafb491866e442b8425
172	JoNatividad	5e9512d7cb74c9196541539a	61df90136ed6a6a236e1a1f8
173	JoshuaWhiteman	5e93e634bdebf425a5041e7d	61161d9057a9662fdb273aea
174	Jr56	60fb54c2803a3cc4c059c920	6154128d9a8b7058bf786915
175	JustForPerfume	60d6a4205056fddb14a9470a	61527588710e06072fcee7b
176	karigreysha81	6145192999e9e8aebefd0889	616cf235171bfcd42a411420
177	Katie Kuhnhs-A22	613462d926f93e21b26e8a0a	617e42c6e6f2468612b053c3
178	KOKETAS LINDA	60fae98d32ad427a2ae7e863	617a109177f0165a6afbbd07
179	Kozami	60e0e0bfd9e182b11b8f44bc	62246654c0cafd262fc82197
180	Ladies babies	614a2ecb8a357f0be0208c66	61824baf4eeefcbfda1140a6
181	layongqiang1234	60ecf58d8f0ad931971d09b2	616e3ed3ffe15296d309f9c1
182	lejinyang0446	60a8b43b0c93bf7e598dac0a	619255aa1145adaf8cc92d8e
183	LetUsBeFashion	60dfd5ebcf8530bce9f63145	61162267b05ea90090cdb0dc
184	liangganggui3420	6197361451539e6dd6febb90	619d2abe73e50bbdb4b7b58f
185	liangmeidong0997	6125e6da3744e9754618e0ef	616e84b0c641294c76d80b9e
186	lijingang2134	61974829a02cec214ef93afd	61b0c4116cf9da8c217c36d8
187	likun01824	611b37a7018b14eccc550226	61600626f5b518bce8b4f9cd
188	lindayed168	609ad9b6dc77847401ee40a9	615b16cdb435120e5c2293f9

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189	lindayed169	609ad12551abb209ecebfbefc	615b143a6e721f8541c2213e
190	liqian08936	60b31f56d7ef4507b790f98a	61401723086fa69ebf083389
191	Liriroom	614b3fba5c1bdc3cf9946062	617ff54db7f80eb1e5ccbea3
192	liujintao5285	61cacb7d4eca878a1fefa8e0	620a4d78f34f90aafb89cfd1
193	liuyun668	60d2acf72362fe0aabb35931	617fd7a73b47854e734d6725
194	liyuanqi1234	60ed0cac4c0ec385e568c5c7	615e9996df4a16ea7b856de0
195	Lulushoters	612fa154fbd34c1bd4270ac6	614edcde6e3f563719985a4d
196	luminometer	5fd59686c4fa1b5f5d6300e5	61a8ddd4ddf7e64c32f6dcf
197	luohuan0861	61d26a55a673c772ed1eb44d	621cdc4bbbed7691d29761e8d
198	luoxuan0034	60e40325de9ec952ca5aef56	611f43341583b6234591c342
199	Luz Rochaga-B1	61346b8889bd2057b6a7113c	617cae1b5770f14265d4cbf9
200	MakingGoodDeal	614ee66e4e391b2e832bde6f	61cd68e68b166374b802b47a
201	Margaret V Johnson	5e84941e29e7865c79fb5f35	6166a31a34de8bb820334dec
202	MediaManzana	614b8af6dde86bb376e3145d	6161406162cbb29d9090be50
203	Metro by	608a296559ded698aacceda0	6191f17018922983fb655214
204	Mileynay	614926e3ed18fed988b02f36	6161406e9f41d2df9d8a7b3e
205	Monk Home Loans	60dddc1032aeb1c825268e10	61b44c8c750b84865656a7d3
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207	Mundo Isler	60ff57eeff1c8978b6214de	6178f7e2c38f44e4ef68635d
208	nanssis	616df950bba78f8faed6aeef	61dd32222bd92aa00b2167f7
209	Nbapas	5fdb5452705060dab1a38384	6165204e2a2b641e27e0c9b7
210	neimenggu Wu Yanzu3	618f3af1381e51e62a2a158b	61ebabcaa16d0c512d69b19b
211	NiceItemsYouGot	614c4e1c01b569d1caf8f2e7	61d69b6e0c073a1cd7deec45
212	Nnola	6089f0c559ded6641dccee72	6192074cde16741952981af4
213	Opnipothenthe	614a3378065b6486805c614d	617a4b119623b06d28e52d77
214	OursShoppingMall	60ee4b0a7236c43299eff7b5	614af0ab3931c8354324d08d
215	Padahuel Frist	60fb43d4878d7ceb34fd6944	61691afa1e63fd71cda569c4
216	panhaifeng89693	61777eaa697fd1520cfdbbd1	6183c9462b4691586f5f6402
217	Paradiseus	60e3ce5e4a24f84dc28d579f	615bf75780aeda1d2f26b75e
218	PatriciaCasillas	5e93d38846be6a249edf2171	617eb9066e9315f8a88a559c
219	pengshiwen0249	60e40271680e2335b5a21c49	61d544ec795484c81eeb9c06
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221	Perroguatero	6084e1a0933947db8c6b2b04	6176c87eed76dae2cfa8e0da
222	Pittthall15	60a1b004cb86da618f0aaaa4	615966d5369678b7c8a60fd2
223	playdream	60fe9ca22a11007482f70016	618a1b03570b12f45b143e97
224	Pocillo	60fc74e63e3dd4ab03a1c15a	615575903f0077bde5ac88a3
225	Poronpon	6144ea395134407ecfc58059	617a4b7cdb76f4e6826914b8
226	Potteri	6088e26dec3d205143fea950	6189419cb4858685f11e84a9
227	Practi-Plan Mapping	6140dc7c2c89b40e7e177fef	617a53516e3a188d04782261
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229	Quingyo	60e272fc6fea617fb9d19275	6176541d981cbc2439cba5d8
230	rachel wooda-B3	61373fc56bfa624a28065366	617cf5c2ba23a3fc7c17e94f
231	Ranzed	616c0f192fddace0ed4a5994	61c52da33e300d77c71a4a1b
232	Relampagos	60fc3d16fca98360c1c42cb4	61655955cad362b47604cce6
233	Relojios Service	60899c6e8c4dd711e7be2650	61810ddd2b21db2f6d71c395
234	RenjudebijTm	5e8402772c5a1b7f3ba6c610	5f8e6021705d300909114d8f
235	Repoit NSC	61711ebf6481d53aa53229b2	61c03d9e666a652e6235dadd
236	Ricky R Jones	5e941c28a93eff7b404bde95	61c08e52677c40bfbdd01ebd
237	RightWrite	611246cde0063a6019a61ff1	6152ccffe480fe07ccd9e92f
238	Roscard	60fe8bdeab831de53acf2cc4	6166aaffd963b6beed90e950
239	sadsafjk-B1	613b48c4f86d2650e61f8e94	616c11f6bc8e4fd330be32d1
240	Sandy Upholstery	60879bd21277af3e8cd35dbc	618d06a07e58afb36dd44661
241	sasjsj	613a0cbc74fafe81c218b196	615c3bb8f81fd56c779407bb
242	SayHiToFashion	6100c018e1fcdd006be001af	6172235a27c6c86ef096d67e
243	sdjskdjhjY28	613b8a7f8f41e8ec3ac3c2a9	615b1d44c7523629d02d5764
244	seucycnd23	613b2b12be1771fbe120d569	618a3aca02f40f69ac6f248f
245	Shanirea	5ff7c8af52ec2a0a32197dcf	615db86946cea07c645df6c8
246	shiming7526	60cd77d4123fa3bb36af791c	61c86a8f45f8d18af170a0a9
247	Shoppblai	5fdb72e5cb71e8e777d01b6a	616d18afda325dd8b0289696
248	SingingLife	61519900126c85a6f639ff20	6206002a999c0a0a395ac39d
249	Sploree	60fcad9d2c0193b3d8d4cdb6	61e9125d7f7c8c9e951a7fc4
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252	Steak House	60ddb946bd10841d0e4e1b35	616523c36ab0270a2ff3f0c9
253	Style Zone5	613f0189a636a72c277c296d	616d20f994aac7783f4b1f6b
254	sunweifeng055622	6195eece19eb6c227c49edf	619ee32c8a2c0e03dfe2b3a1
255	syshakdshd17	6138aa3802eb7236ad5b2bb8	6187ced661e633f0f71842e9
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257	Tainshiro	60df2a4c4d1995c4393ea347	61652ef7cbb0c11ecaf1042f
258	tansiyu2393	618f50dee9ac7d5c4e7cf1b5	61b89f802a4c02b39c5a6bec
259	Tequeñoselgordo	6149c9ad26aa6c617f252e90	61c5d94fff3e050751371e70
260	thanhthuyduongc	5e6d22d21e1985aa0023668c	6127ac8a52a71c98feee18b1
261	The red gatherd	60f92e4a45cb11a32d1018dc	61482d5ac6814b056aeba651
262	the3Ais	5f7c98f158dd65a96e1356db	61387d25e97cb3b736cc0cf5
263	TheArtOfWrite	611cdf98348cbf793fcfc058	619c869dbb83b67b4eeef34b
264	Tienda Melyovo	6140ce12ea7b714174d3ec62	616d3a99f199b695269f56f8
265	Tienda Solex	60fcdf9cce53a34e402f6b2c	617ff6064eb9bbf3ea4c5573
266	Tiny Tear	60cc7bb5ec88a1d2b3d2ae14	612a32933a71ac78ffdadbd86
267	Tocmok	60e3db76ffd96e8390c51065	617eb98195663123ceca282a
268	Todo para los caballeros	613ebd1ba1a855928595b607	6166a6bc95d351de497981f8

269	TodoTobu	614d01b4aa375a1204584175	6166a25eadd534b3a4379ba
270	Torresilla	615e121790243d24ed1bf9de	61f10d854a55b777fa3aaae1
271	Total Look03	60707b63f1e1a9a1c112c39f	62204cf4855eb559e224bc93
272	ttugg	61a5dd1e154519ade19fa171	6208ba0284bb5234a40da4aa
273	UIICSDS19	6139e18abeff91121118b228	6175421f76ef73f939c43bf9
274	Usa2s	614b81401d7594ad2aa3048f	61becc5b09a5f01097ff59c9
275	Vertexoftwards02	60945646c5447769cd273e2e	616598c1ef2571af50401fdf
276	VILLETTA GIALLO	60e34ca64a24f8304b8d57e6	61555e01e96efb6517adaff1
277	Vivianahg	60dd34353b090e5cc53f2f4a	61640e26e89136c87a809d5d
278	wangguangquan2540	615d3b7a2cbffecfccd3451a	616d33c0a5e0f4f5c291b103
279	wangjingwen2134	61909810485209d5ef8043cd	61b0ce6f8c142bf0a47d9139
280	wangnan668	6099f45be3952e1cd30b88eb	616445251b45a425f0e2ff33
281	wangqiaoqiao6249	613eb614b8102eef8b383322	617bd67818e8d4a53050bee3
282	wangrongjing01821	611b3e8ecb95cc2577582877	61600a2f53a0b1d461d18145
283	wangshizhong51064	612849524b49c496be35ad77	614f3cbb4eb41664d1cd9b04
284	wangtianyu9250	61400c6e79ce6d67c5d546e5	61725e5c68b81504288bf6cb
285	wangxianxiang1134	610b7fc0aaeb5a33e17fb832	6142e753af63f04514cce8f6
286	wangzhuoxing668	61358f64fcfb8b211b77346c	6192599a02b42e7c93eafda8
287	watsubo	5f75b5734fba00ffba66f5c8	61de93f32f3ceb6b171d1037
288	weihongyan4383	61384c48e73341510e85b6ec	618393e1165e8b5e40004e49
289	weitao2134	61988bf2e5c5367ab210deef	619d2fc6f52a42b0c521d65d
290	WrittingMadeFun	612ee46862b3756b2eeea06	6194a6da347f877c571733c4
291	wubaoxing2134	61988caddade884ed3f93b75	621cc55536335ec8f16eb59d
292	wuxuee5843	6097541830cddf0e5ab6dac5	618bc66557fa818ffe906f08
293	xiamingqiang6147	61357a034d2fb9a10ffa2705	6191d5f33c1ec9227adf6d6c
294	xieqiming668	6136c44b8af722a10ff950ca	61d13d851c9c411a9d20a9a2
295	xingjinyun02017	611b5a38b38f9200835aaea7	615d3149f8ca4b2ed35d483f
296	xudepeng6145	60a89f7e07b3302a837c6919	612b2adcb9faa369a310fae6
297	yangjing2134	619499b30946d925367fb7eb	61a25d28acf5690c9202545e
298	yangliujie6762	605af3888ecec82778644b52	617cebf81e92eb9f10cf136e
299	yangliyan76267	6163cd699d982c6ab047d784	61af2c73f9af0b2840073d00
300	yangqingsong89694	61777853db9437dcd0f7757e	6181312a1a1e20addb4f9d1e
301	yangwenyue0133	60f8fb7b9b4bbce7843a8a51	61b44abb6602cce26192dfd0
302	yangxiangxiang1234	60b996de5c7f0b154932e5ec	61b88222a852fda93eb1b544
303	yangyueling3586	617bc337d95c2e9021e680cb	619389b5ed33936294896d4e
304	yaowanghua6481	6112359ce0063a061fa62335	6194a676b0d9bfcc03ae684b
305	yedong8715	613f05011de7422281f8ba23	6168271812773211366dd493
306	yibaoaihe	6149f4eaf119cf60f3f04a44	616d7033afb0b140cf4cd5d3
307	yiqingdian3219	61124887ea2da74f40ac9592	616bc99998a6fcfcf8be807b
308	Yuonga	60e0f69b502e161eadca9078	614191ec42e5341fcd05a5d4

309	Zalaquill Estargon	619c5be44b2ccc35146a7b79	6219d4aaa1a6d849b1fa54fe
310	Zelfie	61308231116d6906bb877490	614d9f0b27f6380f2f2ebcc0
311	zhanggongyun1494	6125b0e8b3137e5370237401	6166807fdeb8deea129c7e9
312	zhangjianan4325	60cd6425123fa39154af78b5	618624387b14109d12350c90
313	zhangxia052369	619ef8ac04d6e4f56ceabc34	61e532fe0e1d2abc18f18ee1
314	zhangxianwei53	605af5a6309fb410aa52bedc	619b4c8c6f464cb8b34680d0
315	zhangyang6190	61121cd92b96620be55eb59e	62246316012089deb4459e79
316	zhangyuanxia6269	61284bd55f9c6506c66c235a	6173b1bad4ce56929d8cb206
317	zhangzhenzhen3671	6151434da6f893b78f5834d5	616e76a283308252b388be40
318	zhaocaidong1278	6090cbb113177b0044e0c009	61dbdad5c8d920395f8a10ee
319	zhaochenliang4886	60f8dd6a5293a60509e65729	6194b3e7b978d457bfa6a621
320	zhaoxiaodong1234	60efa7e2d2167b056a9e0a02	616fe8649b8583a9b09621fb
321	ZhilunshiuVd	5e86eadf6fe69af060aa76c0	61b758a76fa568f134052f4c
322	zhnagbinling76297	616533cd0c752afbb1912793	61af2fc0eaba02a2cf73b232
323	zhoushilu1209	611f2d5bd2d00f528c416c17	61825c0d67d55f45f0217b25
324	zhubingpeng2134	61ac6061a1581f3dd84d3075	61ae46ad87697c828da1901f
325	zhuyiwen39378	61790897de4fb98fe208077f	6183d8c25e725bf525f5e2dd
326	zouhongliang3342	613accf9e20981422a096eab	6198635d7d36cb961ab4a1fe